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DSA Legal Solutions, Professional Corporation
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    Emi Fehrman
    emi.ohira@dsa-legal.com
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    Attorney for requester Bar No. 272080
 3
    12130 Millennium Drive, Suite 300
 4
    Los Angeles, CA 90094
    Telephone: +1.424.380.2291
 5
    Facsimile: +1.815.880.2890
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                      UNITED STATES DISTRICT COURT
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                FOR THE CENTRAL DISTRICT OF CALIFORNIA
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    IN RE: DMCA SECTION 512(h)
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    SUBPOENA TO
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    AMAZON WEB
    SERVICES,
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    INC.
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                                          MISCELLANEOUS ACTION NO.
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                                          DECLARATION OF
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                                          EMI FEHRMAN
                                          IN SUPPORT OF REQUESTER
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                                          CYBER TULIP B.V.'S
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                                          REQUEST FOR ISSUANCE OF
                                          SUBPOENA,
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                                          PURSUANT TO 17 U.S.C. §512(h),
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                                          TO IDENTIFY ALLEGED
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                                          INFRINGERS
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## **DECLARATION OF EMI FEHRMAN**

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I, Emi Fehrman, declare and testify as follows:

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- 1. I am an attorney duly licensed to practice law in the State of California. I represent Cyber Tulip B.V. ("Cyber"). In the above-entitled proceeding and as such, I am authorized and qualified to make this declaration for and on its behalf, and I make this declaration for that reason.
- 2. Cyber is seeking a subpoena pursuant to 17 U.S.C. § 512(h) to obtain information sufficient to identify the persons infringing its copyrighted works.
- 3. On July 26, 2022, I, Emi Fehrman, submitted a takedown notice via Cloudflare 's online DMCA notification form, identifying the Infringing Content on netflav.com and providing the information required by 17 U.S.C. §512(c)(3)(A). I was authorized to act on behalf of Cyber in submitting this notification. However, on July 26, 2022, Cloudflare informed us it was not a hosting company and a hosting company was Amazon Web Services, Inc., a U.S. company. On July 26, 2022, I submitted a takedown notice to Amazon Web Services, Inc. by email on July 26, 2022, and I received an response from Amazon Web Services, Inc. The infringing Content was removed from the netflav.com.
- 4. The purpose for which this subpoena is sought is to obtain the identity of the alleged infringers. Such information will only be used for the purpose of protecting rights under the Copyright Act (17 U.S.C. § 100, et seq.). I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on August 12, 2022. DSA Legal Solutions, Professional Corporation mi Fehrman Emi Fehrman Attorney for Requester Cyber Tulip B.V.